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9	UNITED STATES DISTRICT COURT		
10	FOR THE EASTERN DISTRICT OF CALIFORNIA		
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12	MARK ANTHONY BROWN,		v-00359-JDP (PC)
13	Plaintiff,	SCREENING AI	RING CASE TO POST- DR PROJECT AND E FOR 120 DAYS
14	v. D. EARLS Jr., <i>et al.</i> ,	STATING CASI	E FOR 120 DA 13
15	Defendants.		
16			
17	Plaintiff is a state prisoner proceeding without counsel. Defendants have answered the		
18	complaint.		
19 20	The undersigned is referring all post-screening civil rights cases filed by pro se state		
21	inmates to the Post-Screening Alternative Dispute Resolution ("ADR") Project in an effort to		
22	resolve such cases more expeditiously and inexpensively. Defense counsel from the Office of the		
23	California Attorney General has agreed to participate in this pilot project. No defenses or		
24	objections shall be waived by their participation. As set forth in the screening order, plaintiff has stated a potentially cognizable civil rights		
25	claim. Thus, the court stays this action for a period of 120 days to allow the parties to investigate		
26	plaintiff's claims, meet and confer, and then participate in a settlement conference.		
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There is a presumption that all post-screening prisoner civil rights cases assigned to the undersigned will proceed to settlement conference.¹ However, if after investigating plaintiff's claims and speaking with plaintiff, and after conferring with defense counsel's supervisor, defense counsel in good faith finds that a settlement conference would be a waste of resources, defense counsel may move to opt out of this pilot project.

Within thirty days of the date of this order, the assigned Deputy Attorney General shall contact Courtroom Deputy Nic Cannarozzi, at (916) 930-4172, to schedule the settlement conference. If difficulties arise in scheduling the settlement conference due to the court's calendar, the parties may seek an extension of the initial 120-day stay.

Once the settlement conference is scheduled, at least seven days prior to the conference, the parties shall submit to the assigned settlement judge a confidential settlement conference statement. The parties' confidential settlement conference statements shall include the following:

(a) names and locations of the parties; (b) a short statement of the facts and alleged damages; (c) a short procedural history; (d) an analysis of the risk of liability, including a discussion of the efforts made to investigate the allegations; and (e) a discussion of the efforts that have been made to settle the case.

In accordance with the above, IT IS HEREBY ORDERED that:

- 1. This action is stayed for 120 days to allow the parties an opportunity to settle their dispute before the discovery process begins. Except as provided herein or by subsequent court order, no other pleadings or other documents may be filed in this case during the stay of this action. The parties shall not engage in formal discovery, but the parties may elect to engage in informal discovery.
- 2. Within thirty days from the date of this order, the assigned Deputy Attorney General shall contact this court's Courtroom Deputy, Nic Cannarozzi, at (916) 930-4172, to schedule the settlement conference.

¹ If the case does not settle, the court will issue a discovery and scheduling order.

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3. At least seven days prior to the settlement conference, each party shall submit a confidential settlement conference statement, as described above, to the judge assigned for settlement. 4. If a settlement is reached at any point during the stay of this action, the parties shall file a Notice of Settlement in accordance with Local Rule 160. 5. The parties remain obligated to keep the court informed of their current addresses at all times during the stay and while the action is pending. Any change of address must be reported promptly to the court in a separate document captioned for this case and entitled "Notice of Change of Address." See L.R. 182(f). IT IS SO ORDERED. Dated: January 12, 2023 UNITED STATES MAGISTRATE JUDGE